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5 *Attorney for TRPA Defendants*

6  
7 UNITED STATES DISTRICT COURT  
8 DISTRICT OF NEVADA

9 GREGORY O. GARMONG,  
10 Plaintiff,  
11 v.

12 TAHOE REGIONAL PLANNING AGENCY,  
13 JOHN MARSHALL, in his official and  
14 individual capacities;  
15 BRIDGET CORNELL, in her official and  
16 individual capacities;  
17 JOANNE MARCHETTA, in her official and  
18 individual capacities;  
19 JIM BAETGE, in his official and  
20 individual capacities;  
21 JAMES LAWRENCE, in his official and  
22 individual capacities;  
23 BILL YEATES, in his official and  
24 individual capacities;  
25 SHELLY ALDEAN, in her official and  
26 individual capacities;  
27 MARSHA BERKBIGLER, in her official and  
individual capacities;  
CASEY BEYER, in his official and  
individual capacities;  
TIMOTHY CASHMAN, in his official and  
individual capacities;  
BELINDA FAUSTINOS, in her official and  
individual capacities;  
AUSTIN SASS, in his official and  
individual capacities;  
NANCY McDERMID, in her official and  
individual capacities;  
BARBARA CEGAVSKE, in her official and  
individual capacities;  
MARK BRUCE, in his official and  
individual capacities;  
SUE NOVASEL, in her official and  
individual capacities;  
LARRY SEVISON, in his official and individual  
capacities;  
MARIA KIM; VERIZON WIRELESS, INC.;  
COMPLETE WIRELESS CONSULTING,  
INC.; and CROWN CASTLE,

28 Defendants.

3:17-cv-00444-RCJ-WGC

**ORDER TO EXTEND TIME FOR  
DEFENDANTS TO FILE REPLIES  
TO PLAINTIFF'S RESPONSES TO  
MOTIONS TO DISMISS**

**(First Request)**

1       Through their respective undersigned counsel, Plaintiff GREGORY O. GARMONG;  
2 Defendants TAHOE REGIONAL PLANNING AGENCY (“TRPA”), JOHN MARSHALL,  
3 BRIDGET CORNELL, JOANNE MARCHETTA, JIM BAETGE, JAMES LAWRENCE, BILL  
4 YEATES, SHELLY ALDEAN, MARSHA BERKBIGLER, CASEY BEYER, TIMOTHY  
5 CASHMAN, BELINDA FAUSTINOS, AUSTIN SASS, NANCY McDERMID, BARBARA  
6 CEGAVSKE, MARK BRUCE, SUE NOVASEL, and LARRY SEVISON, (collectively, the  
7 “TRPA Defendants”); Defendants MARIA KIM and COMPLETE WIRELESS CONSULTING,  
8 INC.; and Defendants VERIZON WIRELESS and CROWN CASTLE (collectively, “Private Party  
9 Defendants”), stipulate and agree as follows:

10       On January 7, 2021, Plaintiff filed an “Opposition to ‘Private Party Defendants’ Special  
11 Motion to Dismiss Under NRS 41.635 et. seq.”” (ECF No. 149).

12       On January 7, 2021, Plaintiff filed an “Opposition to ‘Private Party Defendants’ Joint  
13 Motion to Dismiss Under FRCP 12”” (ECF No. 151).

14       On January 8, 2021, Plaintiff filed an “Opposition to Third Motion to Dismiss of Tahoe  
15 Regional Planning Agency Defendants” (ECF No. 152).

16       The Private Party Defendants’ Reply to ECF No. 149 is due January 14, 2021.

17       The Private Party Defendants’ Reply to ECF No. 151 is due January 14, 2021.

18       The TRPA Defendants’ Reply to ECF No. 152 is due January 15, 2021.

19       The Parties stipulate and agree that the due date for Defendants to file Replies to Plaintiff’s  
20 Oppositions (ECF Nos. 149, 151 and 152) shall be to and including January 29, 2021.

21       This is the first stipulation for extension of time for the filing of these Replies. This  
22 extension of time is necessary due to Defendants’ counsel facing a number of conflicting deadlines  
23 and obligations, as well as the extensive arguments made in ECF Nos. 149, 151 and 152.

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1       The Parties represent that this stipulation is made in good faith and not for the purpose of  
2 delay.

3       Respectfully submitted,

4       DATED: January 12, 2021

5       LEONARD LAW, PC

6       /s/ Debbie Leonard

7       DEBBIE LEONARD  
8       State Bar No. 8260  
9       955 South Virginia Street, Suite 220  
Reno, Nevada 89502

10      *Attorneys for Defendants Tahoe Regional  
Planning Agency and TRPA individuals*

11      DATED: January 12, 2021

12      MACKENZIE &, ALBRITTON LLP

13       /s/ James Heard

14       JAMES A. HEARD (admitted pro hac vice)  
15       155 Sansome Street, Suite 800  
16       San Francisco, California 94104

17       SNELL & WILMER LLP

18       WILLIAM E. PETERSON  
State Bar No. 1528  
50 West Liberty Street, Suite 510  
Reno, Nevada 89501

19      *Attorneys for Defendants Complete Wireless  
Consulting, Inc. and Maria Kim*

20      **IT IS SO ORDERED:**

21      DATED: January 21, 2021.

22      DATED: January 12, 2021

23       /s/ Carl M. Hebert

24       CARL M. HEBERT  
State Bar No. 250  
202 California Avenue  
Reno, Nevada 89509

25      *Attorney for Plaintiff Gregory O.  
Garmong*

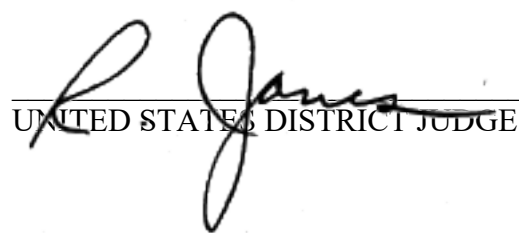
26      DATED: January 12, 2021

27      NEWMEYER & DILLION, LLP

28       /s/ Aaron D. Lovaas

29       AARON D. LOVAAS  
State Bar No. 5701  
3800 Howard Hughes Pkwy, Suite 700  
Las Vegas, Nevada 89169

30      *Attorney for Defendants Crown Castle  
and Verizon Wireless, Inc.*

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32      \_\_\_\_\_  
33      UNITED STATES DISTRICT JUDGE